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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/724,234	12/01/2003	Frank Forster	Q78613	9767
23373	7590 08/10/2005		EXAMINER	
SUGHRUE MION, PLLC			RATCLIFFE, LUKE D	
2100 PENNS SUITE 800	YLVANIA AVENUE, N	1.W.	ART UNIT	PAPER NUMBER
	ON, DC 20037		3662	

DATE MAILED: 08/10/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/724,234	FORSTER ET AL.	
Office Action Summary	Examiner	Art Unit	
	Luke D. Ratcliffe	3662	
The MAILING DATE of this communication ap	pears on the cover sheet	with the correspondence address	
Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.	.136(a). In no event, however, ma	a reply be timely filed	
<ul> <li>If the period for reply specified above is less than thirty (30) days, a reply 16 MO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).</li> </ul>	d will apply and will expire SIX (6) Nate, cause the application to become	IONTHS from the mailing date of this communication ABANDONED (35 U.S.C. § 133).	on.
Status			
1) Responsive to communication(s) filed on 01 i	December 2003.		
2a) This action is <b>FINAL</b> . 2b) ⊠ Th	is action is non-final.		
3) Since this application is in condition for allow	ance except for formal m	atters, prosecution as to the merits i	is
closed in accordance with the practice under	Ex parte Quayle, 1935 (	C.D. 11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-32</u> is/are pending in the applicatio	n		
4a) Of the above claim(s) is/are withdra			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-32</u> is/are rejected.			•
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/	or election requirement.		
Application Papers			
<ul><li>9) The specification is objected to by the Examir</li><li>10) The drawing(s) filed on <u>01 December 2003</u> is.</li></ul>		objected to by the Evaminer	
Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the corre	- · ·		(d)
11) The oath or declaration is objected to by the E	•	- · · · · · · · · · · · · · · · · · · ·	(u).
Priority under 35 U.S.C. § 119			
12)⊠ Acknowledgment is made of a claim for foreig a)⊠ All b)□ Some * c)□ None of:	n priority under 35 U.S.C	C. § 119(a)-(d) or (f).	
<ol> <li>Certified copies of the priority documer</li> </ol>	nts have been received.		
<ol><li>Certified copies of the priority documer</li></ol>	nts have been received i	n Application No	
<ol><li>Copies of the certified copies of the pri</li></ol>	•	en received in this National Stage	
application from the International Bure			
* See the attached detailed Office action for a lis	st of the certified copies i	not received.	
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		w Summary (PTO-413) No(s)/Mail Date	
Notice of Dransperson's Patent Drawing Review (PTO-948)     Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08     Paper No(s)/Mail Date		of Informal Patent Application (PTO-152)	
J.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Office	Action Summary	Part of Paper No./Mail Date 10724	234

### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1) Claims 1, 2, 4, 5, 13, 14, 17, 18, 19, 22, 23, 25, 26, 29, 30 and 32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schuiz (5198877) in view of Nobis (6397164).

Referring to claims 1 and 19 Schuiz shows a projecting light spread (figure 1), a recording device to record reflected light (figure 1), a means for determining three-dimensional surface coordinates (column 10 lines 33-50), and means to evaluate the topographical image. It would have been obvious to modify Schuiz to use the object sensing device for axle geometry as taught by Nobis to merely further implement the broad teachings of Schuiz with no new or unexpected changes.

Referring to claims 2 and 20 Schuiz shows a coding that comprise striated patterns with varying periodicity (column 9 lines 11-35). It would have been obvious to modify Schuiz to use the object sensing device for axle geometry as taught by Nobis to merely further implement the broad teachings of Schuiz with no new or unexpected changes.

Referring to claims 4 and 22 Schuiz shows a video camera as an image converter (column 3 lines 20-60). It would have been obvious to modify Schuiz to use

the object sensing device for axle geometry as taught by Nobis to merely further implement the broad teachings of Schuiz with no new or unexpected changes.

Reffering to claims 5 and 23 Nobis shows a means for determining surface coordinates with triangulation (column 5 lines 20-55). It would have been obvious to modify Schuiz to use triangulation to determine surface coordinates as taught by Nobis to merely further implement the broad teachings of Schuiz with no new or unexpected changes.

Referring to claims 13 and 25 Nobis shows a means for determining properties of a wheel in addition to the axle geometry (column 5 lines 20-55). It would have been obvious to modify Schuiz to determine properties of a wheel in addition to axle geometry because these features are closely related and are easily determined together.

Referring to claims 14 and 26 Nobis shows a means for determining properties of vehicle body areas adjoining the wheel in addition to the axle geometry (column 5 lines 20-55). It would have been obvious to modify Schuiz to determine properties of a wheel in addition to axle geometry because these features are closely related and are easily determined together.

Referring to claims 17, 29, and 30 Nobis shows a reference system that is a coordinate system of a vehicle (column 5 lines 20-55). It would have been obvious to modify Schuiz to make the reference system that of the coordinate system of the vehicle because this makes it easier to relate the wheel to the vehicle.

Referring to claims 18 and 32 Nobis shows an image converter that is a charged coupled device or a complementary metal-oxide semiconductor color camera (column 4

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lines 15-25). It would have been obvious to modify Schuiz to include a charged coupled device or a complementary metal-oxide semiconductor color camera because these are common image converters.

2) Claims 3 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schuiz (5198877) in view of Nobis (6397164) as applied in claims 1 and 19 above and in further view of Madey (5274433).

Referring to claims 3 and 21 Madey shows a color coding means (column 6 lines 60-68). It would have been obvious to substitute the color coding means as taught by Madey for the varying periodicity signal as taught by Schuiz because the two coding means are equivalent and can be substituted with no new unexpected results.

3) Claims 15 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schuiz (5198877) in view of Nobis (6397164) as applied to claims 14 and 26 above and further in view of Waldecker (4745469).

Referring to claims 15 and 27 Waldecker shows a measured vehicle wheel arch edge (figure 3). It would have been obvious to further modify Schuiz in view of Waldecker because it offers an accurate way to measure the wall of the wheel.

4) Claims 6, 7, and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schuiz (5198877) in view of Nobis (6397164) as applied to claim 1 above and further in view of Chapin (5812256).

Referring to claim 6 Chapin shows a topographical image that includes the entire face of the wheel (column 9 and 10). It would have been obvious to modify Schuiz to

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include a topographical image that includes the entire face of the wheel because this will increase the accuracy of the device.

Referring to claim 7 Chapin shows a topographical image that is a ring and includes the face of the tire cover (column 9 and 10). It would have been obvious to modify Schuiz to include a topographical image that includes the entire face of the wheel because this will increase the accuracy of the device.

Referring to claim 8 Chapin shows a topographical image that includes one partial area of the face of the tire (column 9 and 10). It would have been obvious to modify Schuiz to include a topographical image that includes the entire face of the wheel because this will increase the accuracy of the device.

5) Claims 9, 10, and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schuiz (5198877) in view of Nobis (6397164) as applied to claims 1 and 19 above and further in view of Lill (4097157).

Referring to claims 9 and 31 Lill shows a means of taking several images of a rotating wheel (columns 6 and 7). It would have been obvious to modify Schuiz to include a means of taking several images of a rotating wheel because this is a well known way to determine the alignment of a wheel.

Lill shows a wheel that carries out at least one full rotation to determine a reference plane (columns 6 and 7). It would have been obvious to rotate the tire at least one full rotation because without a full rotation improper data could be obtained.

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6) Claims 11, 12, and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schuiz (5198877) in view of Nobis (6397164) as applied to claims 1 and 19 above and further in view of Jackson (5969246).

Referring to claim 11 Jackson shows a normal vector of a wheel that is used to determine the axle geometry (column 5 and 6). It would have been obvious to modify Schuiz to include a normal vector of the wheel because it increases the accuracy of the system to determine the axle geometry.

Referring to claims 12 and 24 Jackson shows a normal vector of a wheel that is used to determine the wheel camber (column 5 and 6). It would have been obvious to modify Schuiz to include a normal vector of the wheel because it increases the accuracy of the system to determine the wheel camber.

7) Claims 16 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schuiz (5198877) in view of Nobis (6397164) as applied to claims 1 and 19 above and further in view of Montani (3376411).

Referring to claims 16 and 28 Montani shows a color variant of the face of the wheel (columns 4-8). It would have been obvious to modify Schuiz to include a color variant on the face of a wheel because it aids in the topographical measurement of the wheel.

#### Conclusion

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8) Any inquiry concerning this communication or earlier communications from the examiner should be directed to Luke D. Ratcliffe whose telephone number is 571-272-3110. The examiner can normally be reached on 8:00-4:30 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas Tarcza can be reached on 571-272-6979. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

LDR

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